

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

 APPLICATION NO.
 FILING DATE
 FIRST NAMED INVENTOR
 ATTORNEY DOCKET NO.

 09/684,988
 10/10/00
 JACK
 A
 003300-688

MMC2/0314

BENTON S. DUFFETT, JR.
BURNS, DOANE, SWECKER & MATHIS, L.L.P.
P. O. BOX 1404
ALEXANDRIA VA 22313-1404

EXAMINER

GONZALEZ, J

ART UNIT PAPER NUMBER

2834

DATE MAILED:

03/14/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

•				
*	<i>A</i>	Application No. Applicant(s)		
Office Action Summary		09/684,988	JACK ET AL.	
		Examiner	Art Unit	, , , , , , , , , , , , , , , , , , ,
		Julio C. Gonzalez	2834	
The MAILING DATE of th	is communication appear	s on the cover sheet w	ith the correspondence ad	dress
Period for Reply				
A SHORTENED STATUTORY THE MAILING DATE OF THIS - Extensions of time may be available und after SIX (6) MONTHS from the mailing - If the period for reply specified above is - If NO period for reply is specified above - Failure to reply within the set or extende - Any reply received by the Office later the earned patent term adjustment. See 37 Status	communication. The provisions of 37 CFR 1.136 date of this communication. less than thirty (30) days, a reply with maximum statutory period will depriod for reply will, by statute, can three months after the mailing days.	(a). In no event, however, may ithin the statutory minimum of the apply and will expire SIX (6) MC	a reply be timely filed irty (30) days will be considered time NNTHS from the mailing date of this ABANDONED (35 U.S.C. § 133).	ely. communication.
1) Responsive to commu	nication(s) filed on			
2a) ☐ This action is FINAL .		action is non-final.		
3) Since this application i	s in condition for allowan with the practice under <i>E</i>	ce except for formal m x parte Quayle, 1935 C	atters, prosecution as to C.D. 11, 453 O.G. 213.	the merits is
Disposition of Claims				
4)⊠ Claim(s) <u>1-21</u> is/are pe	nding in the application.			
4a) Of the above claim(s) is/are withdrawr	n from consideration.		
5) Claim(s) is/are a				
6)⊠ Claim(s) <u>1-21</u> is/are rej	ected.			
7) Claim(s) is/are o	bjected to.			
8) Claims are sub		election requirement.		
Application Papers				
9) The specification is obj	ected to by the Examine	۲.		
10)⊠ The drawing(s) filed on			miner.	
	correction filed on			
	is objected to by the Ex			
Priority under 35 U.S.C. § 119				
13) Acknowledgment is ma	de of a claim for foreign	priority under 35 U.S.(C. § 119(a)-(d) or (f).	
a)⊠ All b)☐ Some * c)[<u> </u>	
		have been received.		
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 				
			en received in this Nation	al Stage
application fi * See the attached details	om the International Bur	eau (PCT Rule 17.2(a)).	
14) ☐ Acknowledgement is n	nade of a claim for dome	stic priority under 35 U	l.S.C. § 119(e).	
Attachment(s)				
 15) ⊠ Notice of References Cited (PTC 16) □ Notice of Draftsperson's Patent I 17) ⊠ Information Disclosure Statement 	Prawing Review (PTO-948)	19) Notic	view Summary (PTO-413) Pape se of Informal Patent Application r:	

Application/Control Number: 09/684,988

Art Unit: 2834

4.

DETAILED ACTION

Drawings

- 1. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the single winding, electrical supplies in claims 1 and 2 must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.
- 2. The drawings are objected to because in figure 1, teeth 7 points to an empty space. Correction is required.

Claim Rejections - 35 USC § 112

Claims 1-21 are rejected under 35 U.S.C. 112, second paragraph, as being

- 3. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

 In claim 1, applicant discloses "electrical supplies shifted by 180° electrical so as to reduce the effect of other harmonics". What are these electrical supplies and how can they reduce the effect of the harmonics? How the angle and the shifting affect the harmonics? Also, "an angle related to skew, and then n/2 of the stator sections" needs more clarification.

Application/Control Number: 09/684,988 Page 3

Art Unit: 2834

Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1-3, 8-12 and 17-21 are rejected under 35 U.S.C. 102(b) as being anticipated by Burgbacher et al.

Burgbacher et al discloses rotor 20 and a stator for an electrical induction machine, comprising an even number n of stator sections at different axial positions, each section having a plurality of circumferentially separated, radially teeth (see figure 9a), wherein the stator sections are mutually phase shifted by substantially 360°/n electrical ± an angle related to skew. Also, each stator section has the same number of teeth (see figure 9a) and each stator section is made of several separate units, each unit comprising a tooth and an adjoining part of a yoke. Moreover, each unit comprises one of single windings (column 8, lines 44, 45) and the adjoining parts of the yoke extend axially past the teeth. Also, the tips of the teeth extend axially past the main part of the teeth and each teeth has a rounded profile (see figure 9a) and stator sections are separated axially (see reference numeral 320).

Claim Rejections - 35 USC § 103

7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Application/Control Number: 09/684,988

Art Unit: 2834

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

8. Claims 4-7 and 13-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Burgbacher et al in view of Suzuki et al.

Burgbacher et al discloses rotor 20 and a stator for an electrical induction machine, comprising an ever number n of stator sections at different axial positions, each section having a plurality of circumferentially separated, radially teeth (see figure 9a), wherein the stator sections are mutually phase shifted by substantially 360°/n electrical ± an angle related to skew. Also, each stator section has the same number of teeth (see figure 9a) and each stator section is made of several separate units, each unit comprising a tooth and an adjoining part of a yoke. Moreover, each unit comprises one of single windings (column 8, lines 44, 45) and the adjoining parts of the yoke extend axially past the teeth. Also, the tips of the teeth extend axially past the main part of the teeth and each teeth has a rounded profile (see figure 9a) and stator sections are separated axially (see reference numeral 320).

However, Burgbacher et al does not disclose the use of magnetic powder.

On the other hand, Suzuki et al discloses for the purpose of making electromagnetic steel plates for the stator teeth, that the pole teeth 12 could be made of magnetic powder (column 4, lines 29-34 & see figure 7).

Art Unit: 2834

It would have been obvious to one having ordinary skill in the art to make a stator with a rotor, yoke, teeth axially positioned and with winding around each tooth and with the tips of the teeth extending axially past the main part of the teeth as disclosed by Burgbacher et al and to use magnetic powder for the purpose of making electromagnetic steel plates for the stator teeth as disclosed by Suzuki et al.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Julio C. Gonzalez whose telephone number is (703) 305-1563. The examiner can normally be reached on M-F (8AM-5PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nestor Ramirez can be reached on (703) 308-1371. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 305-1341 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

NESTOR RAMIREZ SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800

Jcg

March 8, 2001